UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #:_____
DATE FILED:_ 8/5/2025 ___

IN RE TERRORIST ATTACKS ON SEPTEMBER 11, 2001

Civil Action No. 03 MDL 1570 (GBD)(FM)

This document relates to:

Burnett, et al. v. Al Baraka Inv. & Dev. Corp., et al., Case No. 03-cv-9849 (GBD)(SN)

ORDER

Plaintiffs in *Burnett, et al. v. Al Baraka Inv. & Dev. Corp., et al.*, No. 03-cv-9849 (the "*Burnett* Plaintiffs"), move to amend their complaint under Federal Rule of Civil Procedure 15. ECF No. 11113. They also request certain additional considerations to facilitate amendment.

Federal Rule of Civil Procedure 15(a)(2) permits a party to amend its complaint with the court's leave. Courts are directed to "freely give leave when justice so requires." *Id.* This decision is committed to the discretion of the court, *McCarthy v. Dun & Bradstreet Corp.*, 482 F.3d 184, 200 (2d Cir. 2007), but granting "leave to amend is the 'usual practice,'" *Bank v. Gohealth, LLC*, No. 21-cv1287, 2022 WL 1132503, at *1 (2d Cir. Apr. 18, 2022) (quoting *Hayden v. Cnty. Of Nassau*, 180 F.3d 42, 53 (2d Cir. 1999)). *See Foman v. Davis*, 371 U.S. 178, 182 (1962) (finding that leave to amend should be granted "[i]n the absence of any apparent or declared reason—such as undue delay, bad faith or dilatory motive on the part of the movant, repeated failure to cure deficiencies by amendments previously allowed, undue prejudice to the opposing party by virtue of allowance of the amendment, futility of the amendment "). These claims are not futile, will not unduly delay these proceedings or prejudice the Taliban, and were not filed in bad faith or with a dilatory motive. The *Burnett* Plaintiffs' motion is therefore GRANTED, and it is further ORDERED that:

 $^{\rm l}$ Unless otherwise noted, all ECF numbers refer to the main MDL docket, 03-md-01570.

Page 2 of 3

- The underlying complaint in *Burnett*, No. 03-cv-09849, is amended to include the parties identified in the *Burnett* Plaintiffs' Exhibit A as parties in the action against the Taliban;
- These amendments supplement, but do not displace, the underlying operative complaint in Burnett, No. 03-cv-9849;
- Prior rulings, orders, and judgments entered in this case remain in effect as to all parties; and
- Further service on the Taliban is not required as a result of these amendments, and prior service orders apply, including the Court's order on service by publication at ECF Nos. 445, 488.

The Clerk of Court is respectfully directed to terminate the motion at ECF No. 11113 and the related motion at ECF No. 1252 in Burnett, No. 03-cv-9849.

SO ORDERED.

United States Magistrate Judge

Dated: August 5, 2025

New York, New York

9/11 Decedent Suffix	
9/11 Decedent Last Name	Angell
9/11 Decedent Middle Name	Lawrence
9/11 Decedent First Name	David
Country of citizenship	U.S.
o State of slicimod	ΛT
Relationship to 9/11 decedent	Sibling
Plaintiff Suffix	
Plaintiff Last Name	Angell
Plaintiff Middle Name	Anthony
Plaintiff First Name	Kenneth
#	1